FC 2012-095782 10/23/2013

CLERK OF THE COURT

HONORABLE BETHANY G. HICKS

I. Ostrander Deputy

IN RE THE MATTER OF

JARED MOSCHCAU JARED MOSCHCAU

620 N HAWK CIR GILBERT AZ 85234

AND

AMANDA SCATTERDAY AMANDA SCATTERDAY

326 E LAUREL AVE GILBERT AZ 85234

FAMILY COURT SERVICES-CCC

RESOLUTION MANAGEMENT CONFERENCE

Courtroom 301 SEF

10:13 a.m. This is the time set for Resolution Management Conference regarding Petitioner's *Petition to Modify Legal Decision Making (Custody), Parenting Time and Child Support* filed on May 28, 2013. Petitioner/Father is present on his own behalf. Respondent/Mother is present on her own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

LET THE RECORD REFLECT that prior to commencement of this proceeding, Jared Moschcau (Father) and Amanda Scatterday (Mother) are sworn.

Father addresses the Court.

Mother addresses the Court.

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The Court encourages Mother to seek assistance through Arizona Women's Education & Employment (awee.org), the YWCA, Homeward Bound (homewardboundaz.org), New Beginnings, or similar.

Discussion is held.

IT IS ORDERED awarding to Father sole legal decision-making authority for the minor child, Kiera Moschcau, born September 13, 2008.

IT IS FURTHER ORDERED that Mother may exercise supervised parenting time every Wednesday beginning after school and continuing for three hours. Mother's parenting time shall be supervised by paternal grandfather (Mark Moschcau) or another supervisor agreed-upon by the parties. Mother may exercise additional supervised parenting time as can be arranged between the parties.

IT IS FURTHER ORDERED that Mother may attend school activities for the child.

Discussion is held regarding child support.

The Court prepares a *Child Support Worksheet* that incorporates the Court's findings and is filed with the Clerk of the Court herein.

IT IS ORDERED that Mother shall pay to Father as and for child support the sum of \$306.14 per month, payable through the Support Payment Clearinghouse by *Income Withholding Order*, effective November 1, 2013.

The *Income Withholding Order* is initiated electronically by the above-named deputy clerk; confirmation no. 407050.

IT IS FURTHER ORDERED that at any time an *Income Withholding Order* is not paying the child support obligation in full, Mother shall make full and timely payments directly to the Support Payment Clearinghouse in accordance with the instructions for making support payments through the Clearinghouse attached hereto.

If payments are made directly to the person who is to receive the support, the payments may be considered a gift and no credit will be given towards the support obligation.

IT IS FURTHER ORDERED that Mother shall complete and file with the Clerk of the Court the *Current Employer Information* form attached hereto.

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All obligations for child support for each child shall terminate upon a finding of this Court that the child has attained the age of 18 years or is otherwise emancipated. If any child attains the age of 18 years while attending high school, support shall continue to be provided during the period in which that child is actually attending high school but only until the child reaches 19 years of age. Support for special needs children may continue past the age of 18 based on a finding of this Court. Provisions for health insurance and non-insured health expenses for the children, as provided for below, shall be deemed to be additional child support and shall be enforceable as such.

Pursuant to A.R.S. § 25-503(I), the right of a parent, guardian, or custodian to receive child support payments as provided in this order vests as each installment falls due. Each vested child support installment is enforceable as a final judgment by operation of law.

IT IS FURTHER ORDERED that Father shall provide and maintain medical insurance for the benefit of the child.

IT IS FURTHER ORDERED that the parties may claim the eligible dependent as follows if it complies with federal and state tax codes: Father may claim the tax exemption applicable to the child in all odd-numbered tax years and Mother may claim the exemption in even-numbered tax years.

IT IS FURTHER ORDERED that if Mother is not current in the total Court-ordered child support obligation for the current calendar year and/or any Court-ordered arrearage payment due during the calendar year for which the exemption is to be claimed but nevertheless claims the child for tax purposes, Mother shall pay directly to the Support Payment Clearinghouse 100 percent of any and all tax refunds that Mother receives, which shall be applied first towards Mother's current child support obligation and then towards any arrearage.

IT IS FURTHER ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81 (D), *Arizona Rules of Family Law Procedure*.

DATED this 23rd day of October 2013.

/S/ HONORABLE BETHANY G. HICKS

HONORABLE BETHANY G. HICKS
JUDICIAL OFFICER OF THE SUPERIOR COURT

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FILED: Child Support Worksheet

10:41 a.m. Hearing concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.

Attachments:

AMANDA SCATTERDAY: Current Employer Information, Non IV-D Payment Instructions